UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

STEPHEN T. HALEY,		
Plaintiff,		
-VS-		Case No. 12-50351 Hon: AVERN COHN
NOMAD PRESERVATION, INC., et al.,		HOII. AVERN COHN
Defendants.		
	1	

MEMORANDUM AND ORDER

On March 19, 2012, plaintiff registered a judgment from the Common Pleas Court of Summit County, Ohio, with the Clerk of the Court (Doc. 1). The judgment provides that if a certain Cadillac was not available to satisfy the judgment, Hassan Dabaja is liable to plaintiff in the amount of \$26,000.00. The Cadillac is not available (Doc. 7). Hassan A. Dabaja (Dabaja) is therefore a judgment debtor.

On August 15, 2012, plaintiff filed a paper (Doc. 9) styled:

Judgment Creditor-Plaintiff Stephen T. Haley's Motion And Notice For Court To Issue "Warrant To Arrest Judgment Debtor" Pursuant To Fed.R.Civ.P. 64, 69 And MCL 600.6075 To 600.6085

On August 24, 2012, the Court entered an order (Doc. 10) styled:

Order Granting In Part Plaintiff's Motion And Notice for Court To Issue "Warrant To Arrest Judgment Debtor" Pursuant To Fed.R.Civ.P. 64, 69 And MCL 600.6075 To 600.6085 To Show Cause

2:12-mc-50351-AC-DRG Doc # 12 Filed 09/14/12 Pg 2 of 2 Pg ID 94

The Court, in the order, set Monday, September 10, 2012, at 10:30 am as the date

of a show cause hearing.

The Court held the show cause hearing on September 10, 2012. For the reasons

stated by the Court on the record at the hearing, the motion is DENIED. In the

circumstances of this case, there is no basis for arresting Dabaja.

SO ORDERED.

Dated: September 14, 2012

s/Avern Cohn

AVERN COHN

UNITED STATES DISTRICT JUDGE

I hereby certify that a copy of the foregoing document was mailed to counsel of record on this date, September 14, 2012, by electronic and/or ordinary mail.

s/Julie Owens

Case Manager

(313) 234-5160

2